| UNITED S<br>DISTRICT<br>Caption in C<br>Albert L.<br>74 Bruen<br>Newark,<br>(973)273 | Compliance with D.N.J. LBR 9004-1(b)  Lancellotti (al2473)  Lancellotti, LLC  Street  NJ 07107 | Entered 09/26/1<br>Page 1 of 2 | 17 19:34:41 Desc Main |  |
|--|--|--------------------------------|-----------------------|--|
| In Re:  GEORGINA PAZ   |  | Case No.:                      | 15-24776              |  |
|  |  | Judge:                         | RG                    |  |
|  |  | Chapter:                       | 13                    |  |
| The <b>c</b>   | debtor in this case opposes the following (  Motion for Relief from the Automa creditor,       | •                              |                       |  |
| A hearing has been scheduled for   |  |                                | , at                  |  |
| ☐ Motion to Dismiss filed by the Chapter 13 Trustee.                                 |  |                                |                       |  |
| A hearing has been scheduled for, at   |  |                                |                       |  |
|  | ☑ Certification of Default filed by  | Standing Tru                   | stee,                 |  |
|  | I am requesting a hearing be scheduled   | on this matter.                |                       |  |
| 2.   | I oppose the above matter for the following reasons (choose one):                              |                                |                       |  |
|  | ☐ Payments have been made in the ar  | nount of \$                    | , but have not        |  |

been accounted for. Documentation in support is attached.

## Case 15-24776-RG Doc 53 Filed 09/26/17 Entered 09/26/17 19:34:41 Desc Main Document Page 2 of 2

|       |          | ☐ Payments have not been made for the following reasons and debtor proposes   |                                   |  |
|-------|----------|---|-----------------------------------|--|
|       |          | repayment as follows (explain your answer):   |                                   |  |
|       |          |   |                                   |  |
|       |          |   |                                   |  |
|       |          |   |                                   |  |
|       |          | ☑ Other (explain your answer):  |                                   |  |
|       |          | The added complexity of selling property in a foreign jurisdiction (Peru) has prevented the debtor from timely complying with the terms of the confirmed Chapter 13 plan. Debtor seeks an additional 90-days herein in which to sell the property and apply proceeds toward the balance of the Chapter 13 plan. The undersigned is current with both plan and adequate protection payments. |                                   |  |
|       | 3.       | This certification is being made in an effort to resolve the issues raised in the certification   |                                   |  |
|       |          | of default or motion.   |                                   |  |
|       | 4.       | I certify under penalty of perjury that the above is true.  |                                   |  |
| Date: | 09/21/17 |   | /Georgina Paz<br>btor's Signature |  |
|       |          |   | otor 5 Signature                  |  |
| Date: |          |   | btor's Signature                  |  |
|       |          | 50  | 0.001 0 0.10110110110             |  |

## **NOTES:**

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee's Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.